PATENT COOPERATION TREATY

From the NTERNATIONAL PRELIMINARY EXAMINING AUTHORIT To Pilly, Kevin Fasken Martineau DuMoulin LLP 4200 Toronto Dominion Bank Tower Box 20, Toronto Dominion Centre Toronto, Ontario M5K 1N6 CANADA		WRITTEN OPINION (PCT Rule 66)		
		(day/month/year) 21/01/2002		
Applicant's or agent's file reference 1351827.0072		REPLY DUE within 1 / 00 months/days from the above date of mailing		
International application No.	International filing date			
PCT/CA 00/01441	08/12/2000	10/12/1999		
International Patent Classification (IPC) or	ooth national classification	on and IPC		
	H04L29/12			
Applicant MOSAID TECHNOLOGIES INC	CORPORATED et a	1.		
1. This written opinion is the first drawn up 2. This opinion contains indications relating 1 X Basis of the opinion 11 Priority 111 X Non-establishment of opinion 11 V Lack of unity of invention 12 X Reasoned statement under Fortischen and explanation as 13 Certain documents cited 14 VII Certain defects in the intern 14 VIII Certain defects in the intern 14 VIII Certain observations on the 3. The applicant is hereby invited to reply to 15 When See the time limit indicated and 16 VIII A written reply to 17 When See the time limit indicated and 18 Physical and extension, awards 18 Physical and extension, awards 18 Physical Certain observations of the form and the language 18 Por an additional opportunity 18 Prof the examiner's obligation to 18 Prof an informal commencies.	to the following items: which regard to novelty tule 66.2(a)(ii) with rega- prorting such statement attional application international application international application was The applicant may, 66.2(d) accompanied, where app of the amendments, see to submit amendments.	rd to novelty, inventive it of novelty, inventive it to novelty, inventive it to novelty, inventive it of the expiration of opriate, by amendmen Rules 66.8 and 66.9. See Rule 66.4.	dustrial applicability t step or industrial ap f that time limit, requ	uest this Authority
If no reply is filed, the international prof	preliminary	ort will be established	on the basis of this o	piníon.
examination report must be established as	cording to Rule 69.2 is:	10/04/	/2002	STEDES PATER
Name and mailing address of the IPEA/ European Pasent Office D-80298 Munich Tel. († 49.89) 2399-0, Tx: 523656 Tax: († 49.89) 2399-4465	epmu d	Authorized officer Examiner Formalities officer (incl. extension of time Tel. (+49-89) 2399 28	: limits)	3)

- . Basis of the opinion
- The basis of this written opinion is the application as originally filed.
- Non-establishment of opinion with regard to novelty, inventive step and industrial applicability
- The question of whether the claimed invention appears to be novel, to involve an inventive step, or to be industrially applicable has not been and will not be the subject of the international preliminary examination (Article 34 (4) (a) (i) (ii) PCT; see also international search report) in respect of:
- 2.1 Applications having an unnecessary plurality of independent claims (generally not more than 1 independent claim in the same category is necessary; Article 6 PCT);
- 2.2 unsearched subject-matter (Article 17 (2) (a), Rule 66.1 (e) PCT), e.g.
- 2.2.1 claimed subject-matter under Rule 39.1 PCT,
- 2.2.2 applications where the description, the claims, or the drawings fail to comply with the prescribed requirements to such an extent that no meaningful search could have been carried out;
- 2.3 claimed subject-matter under Rule 67.1 PCT.
- Reasoned statement under Rule 66.2(a)(ii) with regard to novelty, inventive step or industrial applicability
- 3. To the extent that the international preliminary examination has been carried out (see item III above), the following is pointed out:

In light of the documents cited in the international search report, it is considered that the invention as claimed in at least one of the independant claims does not appear to meet the criteria mentioned in Article 33 (1) PCT, i.e. does not appear to be novel and/or to involve an inventive step.

4. If amendments are filed, the Applicant must comply with the requirements of Rule 66.8 PCT and indicate the basis in the originally filed application of the amendments made (Article 34 (2) (b) PCT) otherwise these amendments will not be taken into consideration for the establishment of international preliminary examination. The attention of the applicant is drawn to the fact that if the application contains an unjustified plurality of independent claims no examination of any of the claims will be carried out.